United States District Court

FOR THE
NORTHERN DISTRICT OF CALIFORNIA

VENUE: SAN FRANCISCO

UNITED STATES OF AMERICA,

FILED

٧.

OCT 10 2017

SUSAN Y. SOONG CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

SEE ATTACHED DEFENDANTS' LIST,

CR 17

533 EMC

DEFENDANT(S).

INDICTMENT

Title 18 U.S.C. § 1962(d) - RICO Conspiracy, 18 U.S.C. § 1959(a)(5) - Conspiracy to Commit VICAR Murder, 18 U.S.C. § 1959(a)(2) - VICAR Maiming, 18 U.S.C. § 1959(a)(3) - VICAR Assault With a Deadly Weapon, 18 U.S.C. § 924(c)(1)(A) - Use /Possession of a Firearm During a Crime of Violence, 18 U.S.C. § 1951(a)(1) - Hobbs Act Robbery, 18 U.S.C. § 1512(b) - Witness Intimidation; 18 U.S.C. § 924(d), 18 U.S.C. § 981(a)(1)(C), 28 U.S.C. § 2461(c) - Criminal Forfeiture

United States District Court NORTHERN DISTRICT OF CALIFORNIA

INDICTMENT

U.S. v. JONATHAN JOSEPH NELSON, et al.

DEFENDANTS' LIST

(Page 1)

UNITED STATES OF AMERICA,

Plaintiff,

v.

JONATHAN JOSEPH NELSON, a/k/a "Jon Jon,"
RAYMOND MICHAEL FOAKES, a/k/a "Ray Ray,"
RUSSELL ALLEN LYLES, JR., a/k/a "J.R.,
JEREMY DAMIEL GREER,
BRIAN WAYNE WENDT,
RUSSELL TAYLOR OTT, a/k/a "Rusty,"
CHRISTOPHER RANIERI, a/k/a "Rain Man,"
DAMIEN DAVID CESENA,
BRIAN ALLEN BURKE, a/k/a "Bucky,"
JASON RANDALL CLIFF, a/k/a "Agro," and
DAVID SALVATORE DIAZ, III

Case Name:

UNITED STATES OF AMERICA,

Plaintiff,

v.

JONATHAN JOSEPH NELSON, a/k/a "Jon Jon," RAYMOND MICHAEL FOAKES, a/k/a "Ray Ray," RUSSELL ALLEN LYLES, JR., a/k/a "J.R.," JEREMY DANIEL GREER, BRIAN WAYNE WENDT, RUSSELL TAYLOR OTT, a/k/a "Rusty," CHRISTOPHER RANIERI, a/k/a "Rain Man," DAMIEN DAVID CESENA, BRIAN ALLEN BURKE, a/k/a "Bucky," JASON RANDALL CLIFF, a/k/a "Agro," and DAVID SALVATORE DIAZ, III,

Defendants.

AO 257 (Rev. 6/78)

DEFENDANT INFORMATION RELA	TIVE TO A CRIM	INAL ACTION - II	N U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDI	CTMENT	Name of District Court,	and/or Judge/Magistrate Location
OFFENSE CHARGED SUP	ERSEDING	NORTHERN DIS	STRICT OF CALIFORNIA
18 U.S.C. § 1962(d) – Racketeering Conspiracy	Petty	SAN FRA	ANCISCO DIVISION
	☐ Minor ☐ □	EFENDANT - U.S	*
	Misde- meanor	DAVII	D SALVATORE DIAZ, III
SEP	▼ Felony		
PENALTY: Life imprisonment; \$250,000 fine;	FILED	DISTRICT COURT NUM	7 533 EM (
Five years' supervised release; \$100 special assessment			0 0 2 JATAI
	OCT 1 9 2011	I	DEFENDANT
PROCEEDING Name of Complaintant Agency, or Person (& Title, if a NC Federal Bureau of Investigation	SUSAN Y SOONG	RTIS NOT IN CUSTOL	DY ed, pending outcome this proceeding.
Name of Complaintant Agency, or Person (& Title, if a	RTHERN DISTRICT OF CALIF	If not detained give	date any prior
			ed on above charges
person is awaiting trial in another Federal or State give name of court	Court, 2)	Is a Fugitive	v.
	3)	Is on Bail or Release	e from (show District)
this person/proceeding is transferred from another	district		
per (circle one) FRCrp 20, 21, or 40. Show Distric		IS IN CUSTODY	
	4)	On this charge	
this is a reprosecution of charges previously dismissed	5)	On another conviction	on 1
which were dismissed on motion	SHOW 7		Federal State
U.S. ATTORNEY DEFENSE	6)	Awaiting trial on other	er charges 'es", show name of institution
this propagation relates to a			es , show hame of institution
this prosecution relates to a pending case involving this same		Has detainer Yes	If "Yes" give date
CA CA	SE NO.	peen filed? No	filed Month/Day/Year
prior proceedings or appearance(s) before U.S. Magistrate regarding this		DATE OF ARREST	Month Day/ Teal
defendant were recorded under		Or if Arresting Agency & \	* ************************************
Name and Office of Person Furnishing Information on this form BRIAN J. STR		DATE TRANSFERRED TO U.S. CUSTODY	Month/Day/Year
▼ U.S. Attorney ☐ Other U.S	. Agency		
Name of Assistant U.S. Attorney (if assigned) Kevin Barry]	This report amends	AO 257 previously submitted
ADDITIO	NAL INFORMATION	OR COMMENTS —	
PROCESS: ☐ SUMMONS ☐ NO PROCESS* ☑ WAR	RANT Bail Amoun	t. No Bail	,
If Summons, complete following:		7	
Arraignment Initial Appearance Defendant Address:		ndant previously apprehend ed, since Magistrate has so	ded on complaint, no new summons or cheduled arraignment
Dololida it Addiess.	Date/Time:		Before Judge:
Comments:			

AO 257 (Rev 6/78)

<i>x</i> -	
DEFENDANT INFORMATION RELATIVE T	O A CRIMINAL ACTION IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	
OFFENSE CHARGED SUPERSEDII	
See Attachment Pett	SAN FRANCISCO DIVISION
Mind	DEFENDANT - U.S
Misc	And the second process of the second process
⊼ Felo	nny 7
PENALTY: See Attachment	THE R 17 533 EVAN
,	
OCT	DEFENDANT
SUSA PROCEEDING CLERK, U	AN Y. SOONG .S. DISTRICT COURTS NOT IN CUSTODY
NORTHERN D Name of Complaintant Agency, or Person (& Title, if any)	ISTRICT OF CALIFORNHas not been arrested, pending outcome this proceeding.
Federal Bureau of Investigation	1) X If not detained give date any prior summons was served on above charges
person is awaiting trial in another Federal or State Court,	2) Is a Fugitive
give name of court	
	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district	
per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY
	4) On this charge
this is a reprosecution of charges previously dismissed	5) On another conviction
which were dismissed on motion SHOW	Federal State
of: U.S. ATTORNEY DEFENSE	6) Awaiting trial on other charges
	If answer to (6) is "Yes", show name of institution
this prosecution relates to a pending case involving this same	Has detainer Yes If "Yes"
defendant MAGISTRAT	l I dive date
prior proceedings or appearance(s)	DATE OF Month/Day/Year
before U.S. Magistrate regarding this defendant were recorded under	ARREST 7
Name and Office of Person	Or if Arresting Agency & Warrant were not DATE TRANSFERRED Month/Day/Year
Furnishing Information on this form BRIAN J. STRETCH	TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	,
Name of Assistant U.S. Attorney (if assigned) Kevin Barry	☐ This report amends AO 257 previously submitted
PROCESS:	
SUMMONS NO PROCESS* WARRANT	Bail Amount: No Bail
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:
Comments	

Attachment to Penalty Sheet UNITED STATES v. JASON RANDALL CLIFF Indictment

Offenses Charged

Count Five

18 U.S.C. § 1959(a)(2) – Maiming in Aid of Racketeering

Count Six

18 U.S.C. § 1959(a)(3) – Assault with a Dangerous Weapon in Aid of

Racketeering

Maximum Penalties

Count Five

30 years' imprisonment; \$250,000 fine; five years' supervised release; a

\$100 special assessment

Count Six

20 years' imprisonment; \$250,000 fine; three years' supervised release; a

\$100 special assessment

AO 257 (Rev. 6/78)

DEFENDANT INFORMATION RELATIVE TO	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDIN	NORTHERN DISTRICT OF CALIFORNIA
18 U.S.C. § 1512(b) Witness Intimidation Petty	SAN FRANCISCO DIVISION
Minor	DEFENDANT - U.S
Misde	
□ mean □ Felon	7
PENALTY: 20 years' imprisonment; \$250,000 fine; three years' supervised	DISTRICT COURT NUMBER
release; a \$100 special assessment	CR 17 533
	DEFENDANT PAGE
PROCEEDING	IS NOT IN CUSTODY
Name of Complaintant Agency, or Person (& Title, if any)	Has not been arrested, pending outcome this proceeding.
Federal Bureau of Investigation SUSAN	Y SOUND summons was served on above charges
person is awaiting trial in another Federal or State Out It DIS	
☐ give name of court	3) Son Bail or Release from (show District)
	s) is on ball of Release from (show district)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	
	IS IN CUSTODY
this is a reprosecution of	4) On this charge
charges previously dismissed which were dismissed on motion SHOW	5) On another conviction
of: DOCKET NO.	
U.S. ATTORNEY DEFENSE	If answer to (6) is "Yes", show name of institution
this prosecution relates to a	Yes ¶ If "Yes"
pending case involving this same defendant MAGISTRATE	give date
CASE NO. prior proceedings or appearance(s)	DATE OF Month/Day/Year
before U.S. Magistrate regarding this defendant were recorded under	ARREST 7
Name and Office of Person	Or if Arresting Agency & Warrant were not DATE TRANSFERRED Month/Day/Year
Furnishing Information on this form BRIAN J. STRETCH	TO U.S. CUSTODY
Name of Assistant U.S. Attorney (if assigned) Kevin Barry	This report amends AO 257 previously submitted
PROCESS: ADDITIONAL INF	ORMATION OR COMMENTS
SUMMONS NO PROCESS* WARRANT	Bail Amount: No Bail
If Summons, complete following:	* Where defendant previously apprehended on complaint, no new summons or
Arraignment Initial Appearance Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:
Comments:	

AO 257 (Rev. 6/78)

DEFENDANT INFORMATION RELATIVE T	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDIN	
See Attachment Petty	SAN FRANCISCO DIVISION
Mino	
Misd	
☐ meal	7
PENALTY: See Attachment	DISTRICT COURT NUMBER
Д— И И	UR 17 533
OCT	1 U 2017 DEFENDANT
PROCEEDING SUSAN CLERK U.S.	Y. SOONG IS NOT IN CUSTODY DISTRICT COURT Has not been arrested, pending outcome this proceeding
Name of Complaintant Agency, or Person (& Title, MCany) FRN DIS	If not detained give date any prior
Federal Bureau of Investigation	summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) Is a Fugitive
	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district	
per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY
	4) On this charge
this is a reprosecution of charges previously dismissed	5) On another conviction
which were dismissed on motion of:	Federal T State
U.S. ATTORNEY DEFENSE	6) Awaiting trial on other charges
	If answer to (6) is "Yes", show name of institution
this prosecution relates to a pending case involving this same	Has detainer Yes If "Yes"
defendant MAGISTRATE CASE NO.	been filed? No Silve date filed
prior proceedings or appearance(s) before U.S. Magistrate regarding this	DATE OF Month/Day/Year ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person	DATE TRANSFERRED Month/Day/Year
Furnishing Information on this form BRIAN J. STRETCH	TO U.S. CUSTODY
Name of Assistant U.S.	This report amends AO 257 previously submitted
Attorney (if assigned) Kevin Barry	
PROCESS: ADDITIONAL INF	FORMATION OR COMMENTS ————————————————————————————————————
☐ SUMMONS ☐ NO PROCESS* ☒ WARRANT	Bail Amount: No Bail
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:
Comments:	

Attachment to Penalty Sheet UNITED STATES v. DAMIEN DAVID CESENA Indictment

Offenses Charged

Count One

18 U.S.C. § 1962(d) – Racketeering Conspiracy

Count Three

18 U.S.C. § 1951(a) – Hobbs Act Robbery

Maximum Penalties

Count One

Life imprisonment; \$250,000 fine; five years' supervised release; a \$100

special assessment

Count Three 20 years' imprisonment; \$250,000 fine; three years' supervised release; a

\$100 special assessment

DEFENDANT INFORMATION RELATIVE TO	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDIN	NORTHERN DISTRICT OF CALIFORNIA
See Attachment Petty	SAN FRANCISCO DIVISION
Minor	C DEFENDANT - U.S
Misde	
☐ mean	7
Felon PENALTY: See Attachment	DISTRICT COURT NUMBER
E I L	EDID
	UR 17 533 EMC
OCT 1	DEFENDANT
PROCEEDING SUSAN	Y. SOONG Has not been arrested, pending outcome this proceeding.
Name of Complaintant Agency, or Person (& Title, if ANTRK, U.S. I NORTHERN DIST	RICT OF dal Formal Alf not detained give date any prior
Federal Bureau of Investigation	summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) Is a Fugitive
	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	
	IS IN CUSTODY
this is a reprosecution of	4) On this charge
charges previously dismissed which were dismissed on motion SHOW	5) On another conviction
of: OCKET NO.	6) Awaiting trial on other charges
U.S. ATTORNEY DEFENSE	If answer to (6) is "Yes", show name of institution
this prosecution relates to a	-
pending case involving this same	Has detainer Yes If "Yes" give date
defendant MAGISTRATE CASE NO.	Tiled
prior proceedings or appearance(s) before U.S. Magistrate regarding this	DATE OF Month/Day/Year ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person Furnishing Information on this form BRIAN J. STRETCH	DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
Furnishing Information on this form BRIAN J. STRETCH U.S. Attorney Other U.S. Agency	
Name of Assistant U.S.	This report amends AO 257 previously submitted
Attorney (if assigned) Kevin Barry	—
PROCESS:	ORMATION OR COMMENTS —
☐ SUMMONS ☐ NO PROCESS* ☒ WARRANT	Bail Amount: No Bail
If Summons, complete following:	* Where defendant previously apprehended on complaint, no new summons or
☐ Arraignment ☐ Initial Appearance Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:
Comments:	

Attachment to Penalty Sheet <u>UNITED STATES v. JONATHAN JOSEPH NELSON</u> Indictment

Offenses Charged

Count One

18 U.S.C. § 1962(d) – Racketeering Conspiracy

Count Two

18 U.S.C. § 1959(a)(5) – Conspiracy to Commit Murder in Aid of

Racketeering

Count Five

18 U.S.C. § 1959(a)(2) – Maiming in Aid of Racketeering

Count Six

18 U.S.C. § 1959(a)(3) – Assault with a Dangerous Weapon in Aid of

Racketeering

Count Seven

18 U.S.C. § 924(c)(1)(A) – Use/Possession of a Firearm During a Crime of

Violence

Maximum Penalties

Count One

Life imprisonment; \$250,000 fine; five years' supervised release; a \$100

special assessment

Count Two

10 years' imprisonment; \$250,000 fine; three years' supervised release; a

\$100 special assessment

Count Five

30 years' imprisonment; \$250,000 fine; five years' supervised release; a

\$100 special assessment

Count Six

20 years' imprisonment; \$250,000 fine; three years' supervised release; a

\$100 special assessment

Count Seven

A consecutive sentence of not less than seven years and not more than life;

\$250,000 fine; five years' supervised release; a \$100 special assessment

DEEENDANT INCODERATION	LDELATIVE TO	A CRIMINAL ACTION IN HE DISTRICT COURT
DEFENDANT INFORMATION	N RELATIVE TO	A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION		Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED	SUPERSEDING	NORTHERN DISTRICT OF CALIFORNIA
	□ Potty	SAN FRANCISCO DIVISION
See Attachment	Petty	
	Minor	DEFENDANT - U.S
	Misde- meano	RAYMOND MICHAEL FOAKES
	Felony	7 - BIOTRIOT COURT WINDER
PENALTY: See Attachment		CRISTRICT COURT NUMBER 533
		On It ooo Francisco
- A	second at M. Marrel Men	TO T
		DEFENDANT
PROCEEDING -	11:1007	IS NOT IN CUSTODY
Name of Complaintant Agency, or Person (8	& TitleCif any) 2017	Has not been arrested, pending outcome this proceeding. 1) X If not detained give date any prior
Federal Bureau of Investiga		summons was served on above charges
person is awaiting trial in another Feder	THERE ITS HISTHIUT OF	/OILL
		3) Is on Bail or Release from (show District)
this name of the sister of the		
this person/proceeding is transferred from per (circle one) FRCrp 20, 21, or 40. Sl		
		IS IN CUSTODY
	·	4) On this charge
this is a reprosecution of charges previously dismissed		5) On another conviction
which were dismissed on motion	SHOW DOCKET NO.	Federal State
of: U.S. ATTORNEY DEFENSE) BOOKET NO.	6) Awaiting trial on other charges
U.S. ATTORNET DEFENSE	<u></u>	If answer to (6) is "Yes", show name of institution
this prosecution relates to a		Has detainer Yes 1 If "Yes"
pending case involving this same defendant	MAGISTRATE	been filed? — give date
delendant	CASE NO.	tiled
prior proceedings or appearance(s) before U.S. Magistrate regarding this	}	DATE OF Month/Day/Year ARREST
defendant were recorded under	<u> </u>	Or if Arresting Agency & Warrant were not
Name and Office of Person		DATE TRANSFERRED Month/Day/Year
Furnishing Information on this form BR	IIAN J. STRETCH	TO U.S. CUSTODY
☑ U.S. Attorney ☐	Other U.S. Agency	
Name of Assistant U.S. Attorney (if assigned) Kevin Bar	m.	This report amends AO 257 previously submitted
, , , , , , , , , , , , , , , , , , , ,		DRMATION OR COMMENTS
PROCESS:	ADDITIONAL INFO	PRIMATION OR COMMENTS
☐ SUMMONS ☐ NO PROCESS*	▼ WARRANT	Bail Amount: No Bail
If Summons, complete following: ☐ Arraignment ☐ Initial Appearance	a	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:		warrant needed, since Magistrate has scheduled arraignment
20.5257.18410000.		Deta/Time:
	<u></u>	Date/Time: Before Judge:
Comments:		

Attachment to Penalty Sheet <u>UNITED STATES v. RAYMOND MICHAEL FOAKES</u> Indictment

Offenses Charged

Count One

18 U.S.C. § 1962(d) – Racketeering Conspiracy

Count Five

18 U.S.C. § 1959(a)(2) – Maiming in Aid of Racketeering

Count Six

18 U.S.C. § 1959(a)(3) – Assault with a Dangerous Weapon in Aid of

Racketeering

Count Eight

18 U.S.C. § 1512(b) – Witness Intimidation

Maximum Penalties

Count One

Life imprisonment; \$250,000 fine; five years' supervised release; a \$100

special assessment

Count Five

30 years' imprisonment; \$250,000 fine; five years' supervised release; a

\$100 special assessment

Count Six

20 years' imprisonment; \$250,000 fine; three years' supervised release; a

\$100 special assessment

Count Eight

20 years' imprisonment; \$250,000 fine; three years' supervised release; a

\$100 special assessment

Attachment to Penalty Sheet <u>UNITED STATES v. RUSSELL ALLEN LYLES, JR.</u> Indictment

Offenses Charged

Count One

18 U.S.C. § 1962(d) - Racketeering Conspiracy

Count Five

18 U.S.C. § 1959(a)(2) – Maiming in Aid of Racketeering

Count Six

18 U.S.C. § 1959(a)(3) – Assault with a Dangerous Weapon in Aid of

Racketeering

Maximum Penalties

Count One

Life imprisonment; \$250,000 fine; five years' supervised release; a \$100

special assessment

Count Five

30 years' imprisonment; \$250,000 fine; five years' supervised release; a

\$100 special assessment

Count Six

20 years' imprisonment; \$250,000 fine; three years' supervised release; a

\$100 special assessment

DEFENDANT INFORMATION RELATIVE TO	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDIN	
	SAN FRANCISCO DIVISION
See Attachment Petty	TODA
∐ Mino	BEI ENDINN GIG
Misde mear	7
X Felor	DISTRICT COURT NUMBER
PENALTY: See Attachment	533
	A.M.
	001 4 0 2017
CI	SUSANY, SOONG DEFENDANT
	LERK, U.S. DISTRIC IS: NOT IN CUSTODY HERN DISTRICT OF CALES RIM been arrested, pending outcome this proceeding.
Name of Complaintant Agency, or Person (& Title, if any)	1) X If not detained give date any prior summons was served on above charges
Federal Bureau of Investigation	- Summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) Is a Fugitive
gire name of court	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	
— per (circle one) i Norp 20, 21, or 40. Show district	IS IN CUSTODY
	4) On this charge
this is a reprosecution of charges previously dismissed	5) On another conviction
which were dismissed on motion SHOW	Federal State
01.	6) Awaiting trial on other charges
U.S. ATTORNEY DEFENSE	If answer to (6) is "Yes", show name of institution
this prosecution relates to a	Use detainer ☐ Yes ☐ If "Yes"
pending case involving this same defendant MAGISTRATE	give date
CASE NO.	DATE OF Month/Day/Year
prior proceedings or appearance(s) before U.S. Magistrate regarding this	ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person	DATE TRANSFERRED Month/Day/Year
Furnishing Information on this form BRIAN J. STRETCH	TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	
Name of Assistant U.S. Attorney (if assigned) Kevin Barry	This report amends AO 257 previously submitted
ADDITIONAL INF	
PROCESS:	
☐ SUMMONS ☐ NO PROCESS* ☒ WARRANT	Bail Amount: No Bail
If Summons, complete following: ☐ Arraignment ☐ Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:
2	
Comments:	

Attachment to Penalty Sheet <u>UNITED STATES v. JEREMY DANIEL GREER</u> Indictment

Offenses Charged

Count One

18 U.S.C. § 1962(d) – Racketeering Conspiracy

Counts Three,

18 U.S.C. § 1951(a) – Hobbs Act Robbery

Four, and Nine

Count Five

18 U.S.C. § 1959(a)(2) – Maiming in Aid of Racketeering

Count Six

18 U.S.C. § 1959(a)(3) – Assault with a Dangerous Weapon in Aid of

Racketeering

Count Ten

18 U.S.C. § 924(c)(1)(A) – Use/Possession of a Firearm During a Crime of

Violence

Maximum Penalties

Count One

Life imprisonment; \$250,000 fine; five years' supervised release; a \$100

special assessment

Counts Three,

20 years' imprisonment; \$250,000 fine; three years' supervised release; a

Four, and Nine

\$100 special assessment

Count Five

30 years' imprisonment; \$250,000 fine; five years' supervised release; a

\$100 special assessment

Count Six

20 years' imprisonment; \$250,000 fine; three years' supervised release; a

\$100 special assessment

Count Ten

A consecutive sentence of not less than seven years and not more than life;

\$250,000 fine; five years' supervised release; a \$100 special assessment

DEFENDANT INFORMATION RELATIVE TO	A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT OFFENSE CHARGED SUPERSEDING	¬
18 U.S.C. § 1962(d) Racketeering Conspiracy Petty	SAN FRANCISCO DIVISION
18 U.S.C. § 1959(a)(5) Conspiracy to Commit Murder in Aid Minor of Racketeering Misde means	- LIBRAT SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL
PENALTY: Life imprisonment; \$250,000 fine; five years' supervised release; a \$100 special assessment 10 years' imprisonment; \$250,000 fine; three years' supervised release; a \$100 special assessment	GR 17 533
PROCEEDING	OCT O 2017 NOT IN CUSTODY
Name of Complaintant Agency, or Person (& Title, if any)	SUSAN Y SECTION Has not been arrested, pending outcome this proceeding. BERN DISTRICT OF CAUTORISMS was served on above charges
Federal Bureau of Investigation NORTH person is awaiting trial in another Federal or State Court, give name of court	2)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY 4) On this charge
this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE	5) On another conviction
this prosecution relates to a pending case involving this same defendant MAGISTRATE CASE NO. prior proceedings or appearance(s) before U.S. Magistrate regarding this	Has detainer Yes If "Yes" give date filed DATE OF Month/Day/Year ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not DATE TRANSFERRED Month/Day/Year
Name and Office of Person Furnishing Information on this form BRIAN J. STRETCH V.S. Attorney Other U.S. Agency	DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
Name of Assistant U.S. Attorney (if assigned) Kevin Barry	This report amends AO 257 previously submitted
PROCESS: ADDITIONAL INFO	ORMATION OR COMMENTS —
☐ SUMMONS ☐ NO PROCESS* ☒ WARRANT	Bail Amount: No Bail
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:
Comments:	

AO 257 (Rev. 6/78)

DEFENDANT INFORMATION RELATIVE TO	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDIN	MORTHERN DISTRICT OF CALIFORNIA
18 U.S.C. § 1962(d) Racketeering Conspiracy Petty	SAN FRANCISCO DIVISION
18 U.S.C. § 1959(a)(5) Conspiracy to Commit Murder in Aid Minor	DEFENDANT - U.S
of Racketeering Misde mean	
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PENALTY: Life imprisonment; \$250,000 fine; five years' supervised release; a \$100 special assessment	DISTRICT POURT NUMBER 5 2 3
10 years' imprisonment; \$250,000 fine; three years' supervised release; a \$100 special assessment	DEFENDANT
DDOCEEDING 00	DEFENDANT SAN Y SOON S NOT IN CUSTODY
PROCEEDING SU Name of Complaintant Agency, or Person (& Title, if any) CLERK	
NORTHER!	U.S. DISTRICT COLORAS not been arrested, pending outcome this proceeding. OUTRICT COLORAS not been arrested, pending outcome this proceeding. Summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) Is a Fugitive
	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district	
per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY
	4) On this charge
this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE	5) On another conviction
this prosecution relates to a pending case involving this same defendant MAGISTRATE CASE NO.	
prior proceedings or appearance(s) before U.S. Magistrate regarding this defendant were recorded under	DATE OF Month/Day/Year ARREST
	Or if Arresting Agency & Warrant were not DATE TRANSFERRED Month/Day/Year
Name and Office of Person Furnishing Information on this form BRIAN J. STRETCH	TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	
Name of Assistant U.S. Attorney (if assigned) Kevin Barry	This report amends AO 257 previously submitted
PROCESS: ADDITIONAL INF	ORMATION OR COMMENTS ————————————————————————————————————
☐ SUMMONS ☐ NO PROCESS* ☒ WARRANT	Bail Amount: No Bail
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:
Comments:	

AO 257 (Rev. 6/78)

DEFENDANT INFORMATION RELATIVE TO	A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDING	NORTHERN DISTRICT OF CALIFORNIA
18 U.S.C. § 1962(d) Racketeering Conspiracy Petty	SAN FRANCISCO DIVISION
18 U.S.C. § 1959(a)(5) — Conspiracy to Commit Murder in Aid Minor	DEFENDANT - U.S
of Racketeering Misde mean	7
	y DISTRICT COURT NUMBER
PENALTY: Life imprisonment; \$250,000 fine; five years' supervised release; a \$100 special assessment	LEDCR 17 533
10 years' imprisonment; \$250,000 fine; three years' supervised release; a \$100 special assessment	1 U 2017 DEFENDANT
UVI	DEFENDANT
PROCEEDING SUSA CLERK, U.S Name of Complaintant Agency, or Person (& Title, if an Athern DIS	STRICT COURT Has not been arrested, pending outcome this proceeding.
Federal Bureau of Investigation	summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) 🗌 Is a Fugitive
· · · · · · · · · · · · · · · · · · ·	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY
	4) On this charge
this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE	5) On another conviction Federal State 6) Awaiting trial on other charges If answer to (6) is "Yes", show name of institution
this prosecution relates to a pending case involving this same defendant MAGISTRATE CASE NO.	
prior proceedings or appearance(s) before U.S. Magistrate regarding this defendant were recorded under	DATE OF Month/Day/Year ARREST Month/Day/Year
Name and Office of Person	Or if Arresting Agency & Warrant were not DATE TRANSFERRED Month/Day/Year
Furnishing Information on this form BRIAN J. STRETCH STU.S. Attorney Cher U.S. Agency	TO U.S. CUSTODY
Name of Assistant U.S.	This report amends AO 257 previously submitted
Attorney (if assigned) Kevin Barry	—
PROCESS: ADDITIONAL INFO	ORMATION OR COMMENTS ————————————————————————————————————
☐ SUMMONS ☐ NO PROCESS* ☒ WARRANT	Bail Amount: No Bail
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or warrant needed, since Magistrate has scheduled arraignment
Defendant Address:	
Comments	Date/Time: Before Judge:

BRIAN J. STRETCH (CABN 163973) United States Attorney



FILED

OCT 1 0 2017

SUSAN Y. SOONG CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

V.

JONATHAN JOSEPH NELSON, a/k/a "Jon

RAYMOND MICHAEL FOAKES, a/k/a "Ray

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RUSSELL ALLEN LYLES, JR., a/k/a "J.R.," JEREMY DANIEL GREER.

18 BRIAN WAYNE WENDT,

19 RUSSELL TAYLOR OTT, a/k/a "Rusty,"

CHRISTOPHER RANIERI, a/k/a "Rain Man,"

DAMIEN DAVID CESENA,

BRIAN ALLEN BURKE, a/k/a "Bucky,"

JASON RANDALL CLIFF, a/k/a "Agro," and

DAVID SALVATORE DIAZ, III, 22

Defendants.

Case No. CR

CR

533 EMC

VIOLATIONS – 18 U.S.C. § 1962(d) – RICO Conspiracy, 18 U.S.C. § 1959(a)(5) – Conspiracy to Commit VICAR Murder, 18 U.S.C. § 1959(a)(2) – VICAR Maiming, 18 U.Ś.C. § 1959(a)(3) – VIĆAR Assault With a Dangerous Weapon, 18 U.S.C. § 924(c)(1)(A) – Use/Possession of a Firearm During a Crime of Violence, 18 U.S.C. § 1951(a)(1) – Hobbs Act Robbery, 18 U.S.C. § 1512(b) – Witness Intimidation; 18 U.S.C. § 1963(a), 18 U.S.C. § 924(d), 18 U.S.C. § 981(a)(1)(C), 28 U.S.C. § 2461(c) – Criminal Forfeiture

SAN FRANCISCO VENUE

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INDICTMENT

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INDICTMENT

INDICTMENT

The Grand Jury charges:

Introduction

At all times relevant to this Indictment, and with all dates being approximate and all date ranges being approximate and inclusive:

- The Hells Angels are a transnational violent outlaw motorcycle gang, and the Hells Angels Sonoma County chapter (HASC) is a subset of that organization whose members primarily operate in Sonoma County, California and surrounding counties, and whose activities have affected other parts of the United States. HASC has been in operation since the early 1970s. Associates of HASC include Hells Angels who have a close relationship with HASC, particularly members of the Fresno and Salem/Boston chapters of the Hells Angels.
- 2. Members and associates of HASC signify their membership by wearing clothing, such as vests, with the words "Hells Angels" and the "death's head" logo. These words and logo are displayed on the back of vests in the form of patches, coupled with a patch that indicates the geographical area claimed by the chapter—"California" in the case of HASC, as depicted below:



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INDICTMENT

- Members of HASC and associates who are Hells Angels also wear tattoos bearing the words "Hells Angels" and various iterations of the death's head symbol. Members claim the colors red and white, and they wear patches in these colors that signify their affiliation with HASC, such as smaller rectangular patches on the front of their vests that state "Sonoma Co."
- 3. Other red and white patches can indicate a member's role as an officer within HASC, such as "President," or can indicate a close affiliation with a sister Hells Angels chapter. For instance, an HASC member wearing a "Boston" patch on his vest would indicate that he is held in esteem by the Salem/Boston chapter, and a member of the Fresno chapter wearing a "Sonoma County" patch on his vest would indicate that he is held in esteem by HASC. Still other red and white patches are designed to highlight aspects about HASC in general. For instance, some HASC members wear rectangular red and white patches that state "Young Guns." This is a patch that HASC has adopted for itself which commemorates the fact that at one point, HASC inducted the youngest member of the Hells Angels defendant RUSSELL LYLES—when he was 19 years old. It also indicates that HASC was a vibrant chapter, with several young members.
- HASC members and associates also display patches that celebrate deeds performed on behalf of HASC or the Hells Angels in general. A common one is the "Filthy Few" patch. This patch, in black and white, traditionally indicated that a member committed a murder on behalf of the Hells Angels, but it can also indicate that the member has committed an HASC-related violent act. Some HASC members also have a "Sturgis Wrecking Crew" patch, which indicates that the member performed some act of violence on behalf of HASC or the Hells Angels in general at the annual motorcycle rally held in Sturgis, South Dakota.
- 5. Members and associates of HASC are expected to protect the name, reputation, and status of the gang and its individual members from harm, insult, or disrespect by rival gang members and other persons. HASC members require that all individuals show respect and deference to the gang, its members and associates, and their families. To protect the gang and to enhance its reputation, HASC members are expected to use any means necessary, including acts of intimidation and violence, to obtain respect from those who show its members disrespect.
 - 6. Members and associates of HASC engage in criminal activity, including murder, 3

narcotics distribution, assault, robbery, extortion, illegal firearms possession, and obstruction of justice by threatening, intimidating, and retaliating against witnesses whom they believed to be cooperating with law enforcement and by destroying evidence and providing false information to law enforcement. HASC members and associates commit acts of violence to maintain and enhance membership and discipline within the gang, including violence against rival gang members, those perceived to be rival gang members, rivals in general, those who disrespect or commit violence against HASC members or other Hells Angels, friends or family, as well as HASC members and associates who violate the gang's rules.

- 7. HASC works cooperatively with other Hells Angels chapters to engage in criminal activity. HASC has particularly close relationships with chapters in Fresno, California and Salem/Boston, Massachusetts.
- 8. HASC has a formal leadership and membership structure that includes the following officers: President, Vice-President, Secretary, Treasurer, and Sergeant at Arms. While HASC members have voting rights on issues concerning the gang, HASC members ultimately answer to the officers, and the Sergeant at Arms is responsible for enforcing discipline within the gang, often using violence even against HASC members. Becoming a member of HASC involves a formalized process. A person interested in membership is first invited to become a "hangaround," someone who performs menial tasks on behalf of HASC and attempts to gain the respect of HASC members. The next stage of membership is that of a "prospect." A prospect is allowed to wear a vest with a bottom patch that says "California" and front patches that identify his status as a prospect and his local club, such as "Sonoma Co." for HASC. Prospects can attend part of the weekly HASC meetings, referred to as "church," but they are not allowed to vote, and they must leave the meetings when important club business is discussed among members. Prospects are expected to do whatever members ask. At church, they guard the clubhouse. On motorcycle trips by the chapter, or "runs," they are expected to hold firearms. A person generally is a prospect for a year before being considered for full membership.
- 9. If a prospect successfully completes the one-year probationary period, the chapter can vote to make him a full member. If accepted for membership, the person can then wear a vest with all the patches—the "Hells Angels" top patch on the back of the vest, the death's head patch in the middle,

10. HASC members and associates communicate about gang activities with other HASC members using mobile telephones, telephone text messages, and other modes of electronic and wire communications.

The Racketeering Enterprise

11. HASC, including its leadership, members, and associates constitutes an "enterprise" as defined in Title 18, United States Code, Sections 1961(4) and 1959(b)(2), that is, a group of individuals associated in fact that is engaged in, and the activities of which affect, interstate and foreign commerce. The enterprise constitutes an ongoing organization whose members function as a continuing unit that has a common purpose of achieving the objectives of the enterprise.

Purposes of the Enterprise

- 12. The purposes of the HASC enterprise, including its members and associates, include, but are not limited to, the following:
- a. Preserving and protecting the power, territory, reputation, and profits of the enterprise, its members, and family members, through the use of intimidation, violence, threats of violence, assaults, and murder;
- b. Promoting and enhancing the enterprise and the activities of its members and associates, including, but not limited to, murder, conspiracy to murder, narcotics trafficking, robbery, extortion, witness intimidation, and other criminal activities;
- c. Keeping victims, potential victims, and community members in fear of the enterprise and its members and associates through violence and threats of violence;
- d. Providing financial support and information to HASC members, including those who are incarcerated; and
- e. Providing assistance to other HASC members who commit crimes for and on behalf of the gang, to hinder, obstruct, and prevent law enforcement officers from identifying the offenders, apprehending the offenders, and successfully prosecuting and punishing the offenders.

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The Means and Methods of the Enterprise

- 13. The means and methods by which the defendants and other members and associates of HASC conduct and participate in the conduct of the affairs of HASC include, but are not limited to:
- Members of HASC protect and expand the enterprise's criminal operation by a. committing, attempting, and threatening to commit violence, including murder, assaults, intimidation, and threats of violence directed against rival gang members, rivals in general, those who disrespect HASC, its members, associates, and families, and potential witnesses to the crimes of the enterprise;
- h. Members of HASC promote a climate of fear through intimidation, violence, and threats of violence intended to promote the authority of the enterprise and its members and to insulate its members from prosecution for the criminal actions of the enterprise; and
- Members of HASC use the enterprise to murder, assault, and threaten those who c. pose a threat to the enterprise.
- 14. It is part of the means and methods of the enterprise that the defendants and other members and associates of HASC discuss with other members and associates of HASC, among other things, the membership and rules of HASC; the status of HASC members and associates who were arrested or incarcerated; the disciplining of HASC members; HASC members' encounters with law enforcement; the identities of individuals suspected of cooperating with law enforcement and the proposed actions to be taken against them; plans and agreements regarding the commission of future crimes, including murder, robbery, extortion, narcotics distribution, illegal possession of firearms, and assault, as well as ways to conceal these crimes; and the enforcement of the rules of HASC.
- 15. It is further part of the means and methods of the enterprise that the defendants and other members and associates of HASC agreed to purchase, possess, maintain, use, and circulate a collection of firearms for use in criminal activity by the members and associates of HASC.
- 16. It is further part of the means and methods of the enterprise that the defendants and other members and associates of HASC agreed that acts of violence, including murder, attempted murder, and assault, would be committed by members and associates of HASC against rival gang members and others when it suited the enterprise's purposes.

17. It is further part of the means and methods of the enterprise that the defendants and other members and associates of HASC agreed to distribute narcotics, to commit robbery, extortion, and other crimes, and to conceal their criminal activities by obstructing justice, threatening and intimidating witnesses, and other means.

The Defendants

18. Defendant JONATHAN JOSEPH NELSON, a/k/a "Jon Jon," is the President of HASC. Defendant RAYMOND MICHAEL FOAKES, a/k/a "Ray Ray," is a member of HASC and the former President of HASC. Defendant RUSSELL ALLEN LYLES, JR., a/k/a "J.R.," is a member of HASC and the former Sergeant at Arms of HASC. Defendant JEREMY DANIEL GREER is a former member of HASC. Defendant BRIAN WAYNE WENDT is the President of the Fresno chapter of the Hells Angels. Defendant RUSSELL TAYLOR OTT, a/k/a "Rusty," is a member of HASC and the former President of HASC. CHRISTOPHER RANIERI, a/k/a "Rain Man," is the President of the Salem/Boston chapter of the Hells Angels. Defendant DAMIEN DAVID CESENA is a member of HASC. Defendant BRIAN ALLEN BURKE, a/k/a "Bucky," is a member of HASC. Defendant JASON RANDALL CLIFF, a/k/a "Agro," is a member of HASC. Defendant DAVID SALVATORE DIAZ, III is the Secretary of HASC.

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COUNT ONE:

(18 U.S.C. § 1962(d) — Racketeering Conspiracy)

The Racketeering Conspiracy

- 19. Paragraphs 1 through 18 of this Indictment are realleged and incorporated by reference as though fully set forth herein.
- 20. Beginning on a date unknown to the Grand Jury but since at least 2007, and continuing up through and including the present, in the Northern District of California and elsewhere, the defendants,

JONATHAN JOSEPH NELSON, a/k/a "Jon Jon," RAYMOND MICHAEL FOAKES, a/k/a "Ray Ray," RUSSELL ALLEN LYLES, JR., a/k/a "J.R.," JEREMY DANIEL GREER, BRIAN WAYNE WENDT, RUSSELL TAYLOR OTT, a/k/a "Rusty,"

CHRISTOPHER RANIERI, a/k/a "Rain Man," DAMIEN DAVID CESENA, and DAVID SALVATORE DIAZ, III,

together with others known and unknown to the Grand Jury, each being a person employed by and associated with HASC, an enterprise engaged in, and the activities of which affected, interstate and foreign commerce, unlawfully, knowingly, and intentionally conspired to violate Title 18, United States Code, Section 1962(c), that is to conduct and participate, directly and indirectly, in the conduct of the affairs of the HASC enterprise through a pattern of racketeering activity, as defined in Title 18, United States Code, Sections 1961(1) and (5), which pattern of racketeering activity consisted of multiple acts and threats involving offenses chargeable under the following provisions of California law:

- a. murder, in violation of California Penal Code Sections 187, 188, 189, 182, 422, and 664;
- b. robbery, in violation of California Penal Code Sections 21a, 211, 212, 212.5, 213, 182, and 664;
- c. extortion, in violation of California Penal Code Sections 21a, 182, 518, 519, 520, 524, and 664;
- multiple acts indictable under the following provisions of federal law:
- d. robbery and extortion, in violation of Title 18, United States Code, Section 1951; and
- e. witness intimidation, in violation of Title 18, United States Code, Section 1512; and offenses involving the manufacture, importation, receiving, concealment, buying, selling, or otherwise dealing in a controlled substance, in violation of Title 21, United States Code, Sections 841(a)(1) and 846.
- 21. It was part of the conspiracy that each defendant agreed that a conspirator would commit at least two acts of racketeering activity in the conduct of the affairs of the enterprise.

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Overt Acts

- In furtherance of the conspiracy and in order to effectuate the object thereof, the 22. defendants and their co-conspirators, in various combinations, directly and indirectly, within the Northern District of California and elsewhere, committed overt acts, including, but not limited to, the following:
- In July and August 2007, RAYMOND FOAKES committed acts of bank fraud a. and money laundering in connection with a mortgage fraud scheme. The purpose of the mortgage fraud was to obtain a residence in which to establish an indoor marijuana cultivation operation.
- On or about February 10, 2008, JONATHAN NELSON and a San Francisco b. Hells Angel assaulted an individual at a bar.
- On or about June 12, 2008, RUSSELL LYLES possessed three shotguns, a loaded c. pistol, two rifles, a homemade mace-type weapon, two sets of brass knuckles, a drum-style large capacity magazine for an AR-15 rifle, several knives, and eight Kevlar bulletproof vests. LYLES was also in possession of 84 growing marijuana plants at the same time.
- d. On or about June 4, 2011, HASC members assaulted a member of the rival Vagos motorcycle gang.
- On or about July 15, 2014, BRIAN WENDT, aided and abetted by JONATHAN e. NELSON and RUSSELL OTT, killed Victim 1 at the Fresno Hells Angels clubhouse. The murder began when JONATHAN NELSON directed Victim 1 to travel to the Fresno Hells Angels clubhouse to meet with BRIAN WENDT, and on or about July 15, 2014, RUSSELL OTT travelled with Victim 1 from the Northern District of California to Fresno, California.
- f. On or about January 15, 2015, DAMIEN CESENA and JEREMY GREER conducted a home invasion robbery of Victim 2, during which they took marijuana.
- On or about August 25, 2015, DAMIEN CESENA possessed an illegal weapon g. a ball peen hammer—located in his motorcycle and a loaded magazine for a pistol located in his office.
- h. On or about September 2, 2015, JONATHAN NELSON and RUSSELL LYLES stole a motorcycle from Victim 3.
 - i. On or about May 18, 2016, JEREMY GREER robbed Victim 4 of marijuana.

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On or about November 26, 2016, JONATHAN NELSON, RAYMOND j. FOAKES, RUSSELL LYLES, JEREMY GREER, and JASON CLIFF maimed and assaulted Victim 5.

On or about November 26, 2016, RUSSELL LYLES, DAVID DIAZ, DAMIEN k. CESENA, and other HASC members stole property, including a motorcycle, from Victim 5.

- On or about November 26, 2016, RAYMOND FOAKES sexually assaulted 1. Victim 6. During the assault, RAYMOND FOAKES threatened to harm Victim 6 and Victim 6's family if Victim 6 reported the assault.
- On or about December 19, 2016, JEREMY GREER robbed Victim 4 of marijuana m. and United States currency.
- On or about December 23, 2016, JEREMY GREER and a third person followed n. Victim 4 in a vehicle that contained two loaded pistols, zip ties pre-formed for ready handcuffs, latex gloves and other gloves, clown masks, blank keys, lockpicks for automobiles, camouflage outfits, a home-made club with nails embedded into it, bolt cutters, a fencepost driver that could be used as a door battering ram, and a large quantity of HASC paraphernalia, including two sweatshirts and a hat from the Hells Angels Salem/Boston chapter.
- On or about February 8, 2017, BRIAN BURKE threatened and intimidated o. Victim 6, who was a potential witness against RAYMOND FOAKES.
- On or about February 25, 2017, BRIAN WENDT and another member of the p. Fresno Hells Angels chapter possessed multiple Glock pistols, a Desert Eagle .44 magnum pistol, a Springfield Armory .45 caliber pistol, a .44 magnum revolver, a .357 magnum revolver, two rifles, a loaded high-capacity drum magazine for an assault rifle, various loaded magazines, loose ammunition, and several knives.
 - On or about February 26, 2017, DAVID DIAZ illegally possessed a 13 inch knife. q. All in violation of Title 18, United States Code, Section 1962(d).

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j. On or about November 26, 2016, JONATHAN NELSON, RAYMOND
FOAKES, RUSSELL LYLES, JEREMY GREER, and JASON CLIFF maimed and assaulted Victim 5

- On or about November 26, 2016, RUSSELL LYLES, DAVID DIAZ, DAMIEN k. CESENA, and other HASC members stole property, including a motorcycle, from Victim 5.
- 1. On or about November 26, 2016, RAYMOND FOAKES sexually assaulted Victim 6. During the assault, RAYMOND FOAKES threatened to harm Victim 6 and Victim 6's family if Victim 6 reported the assault.
- On or about December 19, 2016, JEREMY GREER robbed Victim 4 of marijuana m. and United States currency.
- On or about December 23, 2016, JEREMY GREER and a third person followed n. Victim 4 in a vehicle that contained two loaded pistols, zip ties pre-formed for ready handcuffs, latex gloves and other gloves, clown masks, blank keys, lockpicks for automobiles, camouflage outfits, a home-made club with nails embedded into it, bolt cutters, a fencepost driver that could be used as a door battering ram, and a large quantity of HASC paraphernalia, including two sweatshirts and a hat from the Hells Angels Salem/Boston chapter.
- o. On or about February 8, 2017, BRIAN BURKE threatened and intimidated Victim 6, who was a potential witness against RAYMOND FOAKES.
- On or about February 25, 2017, BRIAN WENDT and another member of the p. Fresno Hells Angels chapter possessed multiple Glock pistols, a Desert Eagle .44 magnum pistol, a Springfield Armory .45 caliber pistol, a .44 magnum revolver, a .357 magnum revolver, two rifles, a loaded high-capacity drum magazine for an assault rifle, various loaded magazines, loose ammunition, and several knives.
 - On or about February 26, 2017, DAVID DIAZ illegally possessed a 13 inch knife. q. All in violation of Title 18, United States Code, Section 1962(d).

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(18 U.S.C. § 1959(a)(5) — Conspiracy to Commit Murder in Aid of

Racketeering)

- 23. Paragraphs 1 through 18 of this Indictment are realleged and incorporated by reference as though fully set forth herein.
- 24. The HASC enterprise, through its members and associates, engaged in racketeering activity, as defined in Title 18, United States Code, Sections 1959(b)(1) and 1961(1), namely multiple acts and threats in violation of California Penal Code Sections 187, 188, 189, 182, 422 and 664 (involving murder); multiple acts and threats in violation of California Penal Code Sections 21a, 211, 212, 212.5, 213, 182, 21a, and 664 (involving robbery); multiple acts in violation of California Penal Code Sections 21a, 182, 518, 519, 520, 524, and 664 (involving extortion); multiple acts indictable under Title 18, United States Code, Sections 1951 (relating to interference with commerce, robbery, or extortion) and 1512 (relating to tampering with a witness, victim, or informant); and offenses involving the manufacture, importation, receiving, concealment, buying, selling, or otherwise dealing in a controlled substance, in violation of Title 21, United States Code, Sections 841(a)(1) and 846.
- 25. Beginning on a date unknown to the Grand Jury, but continuing to on or about July 15, 2014, in the Northern District of California and elsewhere, for the purpose of gaining entrance to and maintaining and increasing position in HASC, an enterprise engaged in racketeering activity, defendants

JONATHAN JOSEPH NELSON, a/k/a "Jon Jon," BRIAN WAYNE WENDT, RUSSELL TAYLOR OTT, a/k/a "Rusty," and CHRISTOPHER RANIERI, a/k/a "Rain Man,"

conspired together and with others known and unknown to murder Victim 1, in violation of California Penal Code Sections 182, 187, 188, and 189.

All in violation of Title 18, United States Code, Section 1959(a)(5).

COUNT THREE: (

(18 U.S.C. § 1951(a) — Hobbs Act Robbery)

26. On or about January 15, 2015, in the Northern District of California, defendants

JEREMY DANIEL GREER and DAMIEN DAVID CESENA,

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each aided and abetted by the other, knowingly obstructed, delayed, and affected commerce and the movement of articles and commodities in commerce by robbery, as that term is defined in Title 18, United States Code, Section 1951(b)(1); that is, defendants robbed Victim 2 of marijuana.

All in violation of Title 18, United States Code, Sections 1951(a) and 2.

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COUNT FOUR:

(18 U.S.C. § 1951(a) — Hobbs Act Robbery)

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On or about May 18, 2016, in the Northern District of California, defendant 27.

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JEREMY DANIEL GREER

knowingly obstructed, delayed, and affected commerce and the movement of articles and commodities in commerce by robbery, as that term is defined in Title 18, United States Code, Section 1951(b)(1); that is, defendant robbed Victim 4 of marijuana.

All in violation of Title 18, United States Code, Section 1951(a).

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COUNT FIVE: 14

28.

(18 U.S.C. § 1959(a)(2) — Maiming in Aid of Racketeering)

Paragraphs 1 through 18 and 24 of this Indictment are realleged and incorporated by

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reference as though fully set forth herein.

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29. On or about November 26, 2016, in the Northern District of California, for the purpose of gaining entrance to and maintaining and increasing position in HASC, an enterprise engaged in racketeering activity, defendants

JONATHAN JOSEPH NELSON, a/k/a "Jon Jon,"

RAYMOND MICHAEL FOAKES, a/k/a "Ray Ray,"

RUSSELL ALLEN LYLES, JR., a/k/a "J.R.," JEREMY DANIEL GREER, and

JASON RANDALL CLIFF,

each aided and abetted by the others, unlawfully and knowingly maimed Victim 5, in violation of

All in violation of Title 18, United States Code, Sections 1959(a)(2) and 2.

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INDICTMENT

California Penal Code Section 203.

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1	COUNT SIX: (18 U.S.C. § 1959(a)(3) — Assault with a Dangerous Weapon in Aid of
2	Racketeering)
3	30. Paragraphs 1 through 18 and 24 of this Indictment are realleged and incorporated by
4	reference as though fully set forth herein.
5	31. On or about November 26, 2016, in the Northern District of California, for the purpose of
6	gaining entrance to and maintaining and increasing position in HASC, an enterprise engaged in
7	racketeering activity, defendants
8	JONATHAN JOSEPH NELSON, a/k/a "Jon Jon,"
9	RAYMOND MICHAEL FOAKES, a/k/a "Ray Ray," RUSSELL ALLEN LYLES, JR., a/k/a "J.R.,"
10	JEREMY DANIEL GREER, and
11	JASON RANDALL CLIFF,
12	each aided and abetted by the others, unlawfully and knowingly assaulted Victim 5 with a dangerous
13	weapon, specifically, a firearm, in violation of California Penal Code Section 245(a)(2).
14	All in violation of Title 18, United States Code, Sections 1959(a)(3) and 2.
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16	COUNT SEVEN: (18 U.S.C. § 924(c)(1)(A) — Use/Possession of a Firearm During a Crime of
17	Violence)
18	32. On or about November 26, 2016, in the Northern District of California, defendant
19	JONATHAN JOSEPH NELSON, a/k/a "Jon Jon,"
20	together with others known and unknown, unlawfully and knowingly used, carried, and brandished a
21	firearm during and in relation to a crime of violence for which he may be prosecuted in a court of the
22	United States, namely, the maining in aid of racketeering of Victim 5 charged in Count Five of this
23	Indictment and the assault with a dangerous weapon in aid of racketeering of Victim 5 charged in Count
24	Six of this Indictment, and possessed and brandished a firearm in furtherance of the offenses charged in
25	Counts Five and Six of this Indictment.
26	All in violation of Title 18, United States Code, Section 924(c)(1)(A).
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1	COUNT EIGHT: (18 U.S.C. § 1512(b) — Witness Intimidation)
2	33. On or about November 26, 2016, in the Northern District of California, defendant
3	RAYMOND MICHAEL FOAKES, a/k/a "Ray Ray,"
4	knowingly attempted to intimidate and threaten and corruptly persuade Victim 6 by threatening to harm
5	Victim 6 and Victim 6's family with the intent to influence and delay and prevent the testimony of
6	Victim 6 in an official proceeding, to wit, any adjudication of RAYMOND FOAKES' violation of the
7	conditions of his supervised release in Case No. CR 11-0624 WHA (N.D. Cal.).
8	All in violation of Title 18, United States Code, Section 1512(b)(1).
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10	COUNT NINE: (18 U.S.C. § 1951(a) — Hobbs Act Robbery)
11	34. On or about December 19, 2016, in the Northern District of California, defendant
12	JEREMY DANIEL GREER
13	knowingly obstructed, delayed, and affected commerce and the movement of articles and commodities
14	in commerce by robbery, as that term is defined in Title 18, United States Code, Section 1951(b)(1); that
15	is, defendant robbed Victim 4 of marijuana and United States currency.
16	All in violation of Title 18, United States Code, Section 1951(a).
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18	COUNT TEN: (18 U.S.C. § 924(c)(1)(A) — Use/Possession of a Firearm During a Crime of
19	Violence)
20	35. On or about December 19, 2016, in the Northern District of California, defendant
21	JEREMY DANIEL GREER
22	unlawfully and knowingly used, carried, and brandished a firearm during and in relation to a crime of
23	violence for which he may be prosecuted in a court of the United States, namely, the robbery of Victim
24	4 charged in Count Nine of this Indictment, and possessed a firearm in furtherance of the offense
25	charged in Count Nine of this Indictment.
26	All in violation of Title 18, United States Code, Section 924(c)(1)(A
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COUNT ELEVEN: (18 U.S.C. § 1512(b) — Witness Intimidation) 1 2 On or about February 8, 2017, in the Northern District of California, defendant 36. 3 BRIAN ALLEN BURKE, a/k/a "Bucky," 4 knowingly attempted to intimidate and threaten and corruptly persuade Victim 6 by threatening to shoot Victim 6 with a firearm with the intent to influence and delay and prevent the testimony of Victim 6 in 5 6 an official proceeding, to wit, the adjudication of RAYMOND FOAKES' violation of the conditions of 7 his supervised release in Case No. CR 11-0624 WHA (N.D. Cal.). 8 All in violation of Title 18, United States Code, Section 1512(b)(1). 9 FORFEITURE ALLEGATION: (18 U.S.C. § 1963(a); 18 U.S.C. § 924(d); 18 U.S.C. § 10 11 981(a)(1)(C); 28 U.S.C. § 2461(c)) The factual allegations contained in Count One this Indictment are realleged and by this 12 37. reference fully incorporated herein for the purpose of alleging forfeiture pursuant to the provisions of 18 13 U.S.C. § 1963(a). Upon conviction of the offense alleged in Count One, the defendants, 14 JONATHAN JOSEPH NELSON, a/k/a "Jon Jon," 15 RAYMOND MICHAEL FOAKES, a/k/a "Ray Ray," 16 RUSSELL ALLEN LYLES, JR., a/k/a "J.R.," JEREMY DANIEL GREER, 17 BRIAN WAYNE WENDT. 18 RUSSELL TAYLOR OTT, a/k/a "Rusty," CHRISTOPHER RANIERI, a/k/a "Rain Man," 19 DAMIEN DAVID CESENA, and 20 DAVID SALVATORE DIAZ, III, 21 shall forfeit to the United States, pursuant to 18 U.S.C. § 1963(a), (1) any interest the person has 22 23 acquired or maintained in violation of 18 U.S.C. § 1962; (2) any interest in, security of, claim against, or property or contractual right of any kind affording a source of influence over, any enterprise which the 24 person has established, operated, controlled, conducted or participated in the conduct of, in violation of 25 18 U.S.C. § 1962; and (3) any property (including real property and things growing thereon, affixed 26

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thereto and found in land, and any tangible and intangible personal property including rights, privileges,

interests, claims, and securities), constituting or derived from any proceeds which the person obtained

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directly or indirectly from racketeering activity in violation of 18 U.S.C. § 1962.

38. The factual allegations contained in Counts Three through Seven, Nine, and Ten of this Indictment are re-alleged and by this reference fully incorporated herein for the purpose of alleging forfeiture pursuant to the provisions of 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c). Upon conviction of the offenses alleged in Counts Three through Seven, Nine, and Ten, defendants

JONATHAN JOSEPH NELSON, a/k/a "Jon Jon," JEREMY DANIEL GREER, and DAMIEN DAVID CESENA

shall forfeit to the United States, pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c), any firearm or ammunition involved in a violation of the offenses.

39. The factual allegations contained in Counts Eight and Eleven of this Indictment are realleged and by this reference fully incorporated herein for the purpose of alleging forfeiture pursuant to the provisions of 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c). Upon conviction of the offenses alleged in Counts Eight and Eleven, defendants

RAYMOND MICHAEL FOAKES, a/k/a "Ray Ray," and BRIAN ALLEN BURKE, a/k/a "Bucky,"

shall forfeit to the United States, pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c), any property, real or personal, which constitutes or is derived from proceeds traceable to the offense, or any property traceable to such property.

- 40. If any of the property described above, as a result of any act or omission of the defendants:
 - a. cannot be located upon the exercise of due diligence;
 - b. has been transferred or sold to or deposited with, a third person;
 - c. has been placed beyond the jurisdiction of the Court;
 - d. has been substantially diminished in value; or
 - e. has been commingled with other property which cannot be divided without difficulty;

any and all interest the defendant has in any other property (not to exceed the value of the above forfeitable property) shall be forfeited to the United States, pursuant to 18 U.S.C. § 1963(m) and 21 U.S.C. § 853(p), as incorporated by 28 U.S.C. § 2461(c).

All in violation of 18 U.S.C. § 1963(a); 18 U.S.C. § 1963(m); 18 U.S.C. § 924(a); 18 U.S.C. § 981(a)(1)(C); 28 U.S.C. § 2461(c) and pursuant to Rule 32.2 of the Federal Rules of Criminal Procedure.

DATED: 10 10 17

A TRUE BILL

FOREPERSON

BRIAN J. STRETCH United States Attorney

Bul Walling

BARBARA VALLIERE Chief, Criminal Division

(Approved as to form:

AUSA KEVIN J. BARRY